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	APPLICATION NUMBER	FILING D	ATE F	IRST NAMED APPLICANT	ATTO	RNEY DOCKET NO.
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	GERARD H BEN 2421 NW 41ST SUITE A 1		15M1/082	29	BENSTO ART UNIT	ON JR.W. PAPER NUMBER
4'	GAINESVILLE	FL 32606			1502 DATE MAILED:	08/29/97
	This is a communication from	n the examiner in cha NTS AND TRADEMA	arge of your application. ARKS			
		ļ	OFFICE ACTION	SUMMARY		
X F	Responsive to communicat	tion(s) filed on	3-13-9	7		
	This action is FINAL.		·			
a A sh	Since this application is in a accordance with the practic ortened statutory period fo	ce under Ex parte	Quayle, 1935 D.C. 11;	453 O.G. 213.	month/s	·) or thirty days
which	hever is longer, from the mapplication to become abar	nailing date of this	communication Fail	ure to respond with	hin the neried for	roepopeo will couco
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	Of the above, claim(s)					
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	ication Papers					
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- SEE OFFICE ACTION ON THE FOLLOWING PAGES --

☐ Interview Summary, PTO-413

Notice of Draftsperson's Patent Drawing Review, PTO-948

☐ Notice of Informal Patent Application, PTO-152

Serial Number: 08/816,079 Page 2

Art Unit: 1502

- trademark or trade name is used in a claim as a limitation to identify or describe a particular material or product, the claim does not comply with the requirements of 35 U.S.C. 112, second paragraph. See *Ex parte Simpson*, 218 USPQ 1020 (Bd. App. 1982). The claim scope is uncertain since the trademark or trade name cannot be used properly to identify any particular material or product. A trademark or trade name is used to identify a source of goods, and not the goods themselves. Thus, a trademark or trade name does not identify or describe the goods associated with the trademark or trade name. In the present case, the trademark/trade name is used to identify/describe artificially produced bone-grafting materials are in the category of osteoconductive grafts and, accordingly, the identification/description is indefinite.
- 16) Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - I. Claims 1-32 are, drawn to composition and method for inducing bone formation, classified in class 424, subclass 400.
 - II. Claims 33-37 are, drawn to method of making an inplantable graft, classified in class 424, subclass 422.
- 17) Inventions II and I are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the product as claimed can be used to make a materially different product such as different bone

Serial Number: 08/816,079 Page 3

Art Unit: 1502

grafting materials that are in the osteoconductive category of grafts such as Bioglass, Norian Collagraft, Corraline Hydroxyapatite, powdered hydroxyapatite, crystalline and amorphous hydroxyapatite (hydroxyl apatite).

18) form paragraph 8.23 refers to a telephone conversation with date.

19) Any inquiry concerning this communication or earlier communications from the examiner should be directed to William E. Benston whose telephone number is (703) 308-4429. The examiner can normally be reached on Monday thru Friday from 9:30 am to 6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thurman K. Page, can be reached on (703) 308-2927. The fax phone number for this Group is (703) 305-5408.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-2351.

Filliam E. Bento Jo PATENT EXAMINER APT (INIT 1502

W. E. BENSTON:vrr August 27, 1997